UNITED STATES DISTRICT COURT		
EASTERN	District of	NORTH CAROLINA
UNITED STATES OF AMERICA		
V.	ORDEF	R OF DETENTION PENDING TRIAL
ANDREW KYLE HAIR	_ Case Numbe	er: 7:10-CR-74
In accordance with the Bail Reform Act, 18 U.S.C. § 3		been held. I conclude that the following facts require the
		that the following facts require the
(1) The defendant is charged with an offense described	Part I—Findings of Fact	
a crime of violence as defined in 18 U.S.C. § 3	3156(a)(4).	ise to federal jurisdiction had existed - that is
an offense for which a maximum term of impr	isonment of ten years or more	is prescribed in
		r more prior federal offenses described in 18 U.S.C.
(2) The offense described in finding (1) was committed (3) A period of not more than five years has elapsed sin for the offense described in finding (1)	I while the defendant was on rence the \(\square\) date of conviction	elease pending trial for a federal, state or local offense. 1
		or combination of conditions will reasonably assure the
1 ····(-) ····· voilmainty. 1	ratulet find that the defendant	t has not rebutted this presumption.
(1) There is probable cause to believe that the defendant	Alternative Findings (A) at has committed an offense	<u>.</u>
lor which a maximum term of imprisonment of	ten years or more is prescribe	din alusc 5841(a)(1) \$846
under 18 U.S.C. § 924(C).		dition or combination of conditions will reasonably assure
the appearance of the defendant as required and the	safety of the community.	dition or combination of conditions will reasonably assure
	Alternative Findings (B)	
(1) There is a serious risk that the defendant will not apply (2) There is a serious risk that the defendant will endang	er the safety of another person	or the community.
Based on The nature of of the government's cas lack of a suitable custod conduct took place while de Part II—Writter	The charges	The apparent stangth
of the accomment's cas	se The defer	don't's cruminal history
a suitable custor	tion and fa	et that allered cumpal
lack of the Dige while de	Andont on 5	state hand for a felony
Part II—Writter	1 Statement of Reasons for	Detention drug charge,
I find that the credible testimony and information submitted derance of the evidence that	ed at the hearing establishes by	clear and convincing evidence \(\square a \) a prepon-
FOR THE REASONS SET FORTH ABOVE, THERE IS	NO CONDITION OF COME	NINATION OF COURTS
IMPOSED WHICH WOULD REASONABLY ASSURE TO		
PERSON OR THE COMMUNITY.		TONOL AND/OR THE SAFETY OF ANOTHER
Dow IVI D	N 41 TO 11 -	
The detelluant is committed to the clistody of the Attorney G	Directions Regarding Determental or his designated represe	
to the extent practicable, from persons awaiting or serving se	itences or being leld in custoo	dy pending appeal. The defendant shall be afforded a
Government, the person in charge of the corrections facility sha	Dunsel. On order of a court of	f the United States or on request of an attorney for the
		officed states marshar for the purpose of an appearance
6 July 2010 1/2		
	Sign.	ature of Judge
<u> </u>	. DANIEL, US MAGISTR	ATE JUDGE and Title of Judge
	with the contract of the contr	THE THEOUGH THE TENTE

*Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).